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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/535,146 05/16/2005		Dominique Conte	0579-1090	2394	
466 YOUNG & TH	7590 07/29/201 OMPSON	0	EXAMINER		
209 Madison St	reet		WIECZOREK, MICHAEL P		
Suite 500 Alexandria, VA 22314			ART UNIT	PAPER NUMBER	
			1712		
			NOTIFICATION DATE	DELIVERY MODE	
			07/29/2010	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

DocketingDept@young-thompson.com

Advisory Action After the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/535,146	CONTE ET AL.	
Examiner	Art Unit	
Michael Wieczorek	1712	

After the Filing of an Appeal Brief	Exammer	Art Offic				
	Michael Wieczorek	1712				
The MAILING DATE of this communication appe	ears on the cover sheet with the co	rrespondence ad	dress			
The reply filed <u>09 July 2010</u> is acknowledged.						
	The reply filed on or after the date of filing of an appeal brief, but prior to a final decision by the Board of Patent Appeals and Interferences, will <u>not</u> be entered because:					
a. The amendment is not limited to canceling claims (where the cancellation does not affect the scope of any other pending claims) or rewriting dependent claims into independent form (no limitation of a dependent claim can be excluded in rewriting that claim). See 37 CFR 41.33(b) and (c).						
b. The affidavit or other evidence is not timely filed before the filing of an appeal brief. See 37 CFR 41.33(d)(2).						
2. The reply is not entered because it was not filed within the two month time period set forth in 37 CFR 41.39(b), 41.50(a)(2), or 41.50(b) (whichever is appropriate). Extensions of time under 37 CFR 1.136(a) are not available.						
Note: This paragraph is for a reply filed in response to one of the following: (a) an examiner's answer that includes a new ground of rejection (37 CFR 41.39(a)(2)); (b) a supplemental examiner's answer written in response to a remand by the Board of Patent Appeals and Interferences for further consideration of rejection (37 CFR 41.50(a)(2)); or (c) a Board of Patent Appeals and Interferences decision that includes a new ground of rejection (37 CFR 41.50(b)).						
3. The reply is entered. An explanation of the status of	of the claims after entry is below o	r attached.				
4. \(\sigma\) Other: The amended claims will be entered because they do not change the scope of the claim and do not require further search and/or consideration. The amendments to claim 25 merely eliminate obvious editorial errors to better clarifying the claimed limitations. The amendments to claim 25 do not alter how the claim was originally interpreted for the Final Rejection filed on November 9, 2009 because for that Final Rejection claim 25 was considered to be substantially the same as rejected claim 1 with the additional step that the temporary adhesion enhancing layer was removed at the end of the claimed method, which is how claim 25 is now presented as.						
/Michael Cleveland/ Supervisory Patent Examiner, Art Unit 1712	/Michael Wieczorek/ Examiner, Art Unit 1712					